IMPORTANT PRINTED MATTER From County Superintendent avenfort.
(Return Postage Guaranteed) TO Mr. Harvey H. Ruhl
R. J. D. #1 Eldridge IOWA **SET 52-C** Blanks for Secretary of School Township

KLIPTO SCHOOL OFFICERS' BLANKS

FOR SECRETARY OF SCHOOL TOWNSHIP

IMPORTANT NOTE TO OFFICERS AND DIRECTORS

Please hand all left-over supplies to your successor. He must have them. Your district has paid for these and they must be wasted.

Extra copies of any of the blanks may be secured from your County Superintendent or from the publishers.

Section numbers refer to the Code of lowa of 1946.

BLANKS FOR ENTIRE WILLIAM	d of 1946.	
BLANKS FOR ENTIRE YEAR		USE OF EACH BLANK
1—52C1. Notice of Regular Election (sample)	Ten Days Before Election	Refer to note on sample. These can be obtained from your County Superintendent or from publishers if needed. (Sec. 277.3.)
1—52A2. Certificate of Appointment		Used only in case of filling vacancy. (Sec. 277.30.)
1—52A5. Certificate of Election.	Issued on Election Day	Judges of Election shall immediately after election notify the Secretary in writing (Sec. 277.20.)
1—52A4. Oath of Office.		Directors and Officers shall qualify by taking oath, as required under Sec. 277.28.
1—52C2a. Report of Officers Elected. 1—52C2b. Report of Officers Elected.	D	He shall report to the County Superintendent, Auditor and Treasurer the name and postoffice address of the President, Treasurer and Secretary of the board as soon as practicable after the qualification of each. (Sec. 291.11.)
2—52A6. Official Bond of Secretary and Treasurer.	Not Less Than \$500.00	Secretary and Treasurer shall file with the President bonds as provided in Sec. 291.2. Officers re-elected should also file new bond. Amount of bond (see Sec. 291.2).
1—52C6. Information, Compulsory Education.	September to December	For Compulsory Education Law. (Sec. 299.1.)
2—52D5. School Census Report. (Used only in even numbered years)	By June 20	Sub-director has been provided with these blanks. (Sec. 279.22.)
1—57-11V. School Census Record. (Used only in even numbered years.)	In June of even-Numbered years	Secretary shall enter and keep a record or census of all children in the district. (See Section 279.22.)
1—57-13-1. Schedule of Cost of Tui- tion.	BIII for Tuition on or before Feb. 15 and June 15	To accompany Statement of Tuition Fees to a Debtor District. (Secs. 282.20 and 282.21.)
SAMPLES 2—52C12. Teacher's Contract. 1—52A23. Notice of Termination of Contract. 1—52A24. Notice of Continuation of Contract and Acceptance by the Teacher.	To Make Contract Valid Teacher Must Have Certificate Before April 15 of each year	Contract with Teacher shall be signed by President and Teacher and filed with the Secretary, (Sec. 279.13.) For Minimum Wage Law, see Sec. 294.6. The necessary quantity of these contracts may be procured from your county superintendent or from the publishers. Contract to remain in force and continued from term to term until terminated as provided by Section 279.13. See copy of law on back of Form 52A23.
1.—52C7. Report of Teachers Employed and 52-C8 Envelope.	When Teacher Is Hired	As soon as Teacher's Contracts are signed, send a report of same to County Superintendent. (Sec. 291.10.)
1—52C8. Budget Estimate.	Made Prior to Meeting of Board	All such estimates required by law shall be made and fine in sufficient length of time in advance.
1—52A11. Resolution Naming Depository Banks. Iowa Official Form 697.	First Secular Day in July	The approval of a bank as a depository shall be by written resolution or order. (Sec. 453.1, 2, 3, and 4.)

PUBLISHED AND DISTRIBUTED BY

Klipto Loose Leaf Co.

Mason City, Iowa

52-A23—Notice to Terminate Control 100 52-A24—Notice of Continuation of Controct, 100 50-C7—Teachers Yearly Report to Superintendent, 10 50-C7—Poll Book, 640 names. School Election Law printed the cover. Each
52-B2—Bus Driver Permit, dozen
PAY ROLL DEDUCTION 296-D4 Translation Community (200 March 1987) 296-D

No Township Election is necessary on the second Monday in March unless some special proposition is to be voted upon, in which case notices like the following are required and may be secured from the School County Superintendent or the publishers.

Notice of Regular School Election

POST IN FIVE PUBLIC PLACES NOT LATER THAN 10 DAYS BEFORE ELECTION DAY

SCHOOL TOWNSHIP

(SECTION 277.3)

Notice is hereby given to the qualified electors of the SCHOOL TOWNSHIP of
n the County of, State of Iowa
hat the regular election of said School District will be held at
on theday of March, 19, (Second Monday in March), at 1:00 o'clock P. M. and clos-
ing ato'clock P. M.
The meeting will be open for the transaction of such business as may legally come before it, and the board has directed that the following propositions shall be submitted to and determined by the voters:
Dated Secretary.

Sec. 277.9. POLLS OPEN. In all other independent school districts and school townships the polls shall open at 1 o'clock P. M. and remain open not less than two hours.

Form 52-A2. KLIPTO LOOSE LEAF CO., MASON CITY, IA.

(Secs. 279.3 and 279.6, Code of lowa, 1946)

Certificate of Appointment of School Officers (Used only in case of filling vacancy)

10	, 19_
You are hereby notifi	ed that, at a meeting of the Board of Directors of
of	SchoolSchool
	in ab. C.
	day of
appointed	, 19, you were di
	in and for said School District to fill the vacancy occasioned by t
	of
	Secretary of the Board of Directors
Form 52-A2. KLIPTO LOOSE LEAF C	of the Board of Directors
Coash	ificate of Annointment of C. I
Cert	of Tippolitilicii of School occ
	(Used only in case of filling vacancy)
To	
V	
You are hereby notified	that, at a meeting of the Board of Directors of School
of	in the County of
	day of, 19, you were duly
appointed	in and for said School District to fill the vacancy occasioned by the
	and for said School District to fill the vacancy occasioned by the
	of
	Secretary of the Beauty
Form 52-A2. KLIPTO LOOSE LEAF CO., A	MASON CITY, IA.
Certifi	icate of Appointment of School Officers (Used only in case of filling Tacapar)
	(Used salaring of School Officers
Го	, 19
You are hereby notified the	, p
.f	t, at a meeting of the Board of Directors of School
	in the County ofday of
nd State of Iowa, held on the	the County of
mointed	day of, 19, you were duly
Ponted	in and for said School District to fill the vacancy occasioned by the
	and for said School District City
	of
	Secretary of the Board of Directors
	of the Board of Directors

And the second s	
COLA SECTION + 1 COLORS OF SECTION SEC	Form 52A4. Alipio loose leaf co., Mason city, IA.
	OATH OF OFFICE—DIRECTORS QUALIFICATION OF OFFICER NOT REQUIRED TO GIVE BOND. OTHER OFFICER, in the presence of the board in session, the following form shall be filled out and signed. OTHER OFFICER, in other civil officers, elected by the people or appointed to any civil office, unless otherwise provided, shall take and STATE OF IOWA, County, 55
Contract of the second	STATE OF IOWA.
	tion of the United States and the Constitution of the State of Iowa, and that I will faithfully and impartially to the best of my
	in
	(Name of School District)as now or hereafter required by law.
	Cultural
	(b) OATH REQUIRED. Fach director elected shall quality on or before the control of the was elected by tribing the man elected by the man e
Control of the second s	Subscribed and sworn to before me this. (b) OATH REQUIRED. Fack director elected shall qualify on or before the time set for the organization of the board of the corporation in which he was elected by taking the oath required of civil officers.
	(This blank chall be cent to the Secretary).
AND THE RESIDENCE OF THE PARTY	
No. 18 Company of the	Form 52A4. KLIPTO LOOSE LEAF CO., MASON CITY, IA.
	OATH OF OFFICE—DIRECTORS QUALIFICATION OF OFFICE on taken in the presence of the board in
Control Contro	OTHER OFFICER. All other civil officers, elerad by the subscribe to following form shall be filled out and signed.
	OATH OF OFFICE—DIRECTORS QUALIFICATION OF OFFICER NOT REQUIRED TO GIVE BOND. OTHER OFFICER. All other civil officers, elected by the people or appointed to any civil office, unless otherwise provided, shall take and STATE OF IOWA, County se
April 21 American September 1	I,County, ss.
	tion of the United States and the Constitution of the State of Iowa, and that I will support the Constitu-
	tion of the United States and the Constitution of the State of Iowa, and that I will faithfully and impartially to the best of my
Charles and the second	in
The Control of the Co	required by law.
	(b) OATH REQUIRED. Each director elected shall qualify the was elected by the was elected
	Subscribed and sworn to before me this
	(This blank shall be sent to the Socretary).
Contract Research	
	Porm 92A4. ELIPTO LOOSE LEAF CO., MASON CITY, IA.
A POST OF THE PARTY OF THE PART	If the oath of office is a Control of OFFICE DIRECTORS
	QUALIFICATION OF OFFICER NOT REQUIRED TO GIVE BOND. STATE OF IOWA, County, 29. County, 20. County, 29. C
A CONTRACT OF A STATE	STATE OF IOWA
	County, so.
FALCO CONTRACTOR CONTR	tion of the United States and the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the Constitution of the State of January wear that I will support the State of January wear that I will support the State of January wear the State of January wear the
	tion of the United States and the Constitution of the State of Iowa, and that I will support the Constitution of the United States and the Constitution of the State of Iowa, and that I will faithfully and impartially to the best of my in
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	C. I. d. A. C. L.
	Subscribed and sworn to before me this (b) OATH REQUIRED. Each director elected shall confidence to the same shall be also elected the state of the same shall be also elected the same s
	Subscribed and sworn to before me this day of day of the Country of the board of the corporation in which the was elected by taking the oath required of civil officers.
	(This blank shall be sent to the Secretary).
	(Almo Desire small DO Sent to the Secretary).

twenty-four (24) consecutive physical condition to arrend being contrary to the Statutes of the Peace County, Iowa County, Iowa and that I am worth the DOLLARS that I am worth the DOLLARS will fully and negligently fall to cause and compal one.

**Abid between the many access when the compal one of a seed upon equivalent instruction as provided by said Law for at least resurption. (34) consentive the control of the Justice of the Peace provided by OFFICIAL BOND 19 Jo Of School Secretary or Treasurer Sum this the in this State equal to the school 91 freeholder of the State of Iowa, and before me this 2 willfully and negligently fail to cause and compel one stand upon equivalent instruction as provided by said Law for at least school weeks in the present school years and stand should be supported by a said Law for at least school, and not having been excused from steendanse thereat by any court of record, and not having been excused from steendanse thereat by any court of record, and supported to said Defendant in such casses made and provided, and against the peace and dignity of the State of Iowa. State, equal attend : Office of 2 INFORMATION—Compulsory Education INFORMATION—Compulsory Education freeholder of the State of age property liable to execution in this day school School District of Township, execution Township, of Sureties County, Im The above named Defendant is hereby accused of the crime of neglecting to cause a child of proper 1991, Iowa Code of 1946, otherwise known as the Compulsory Education Law. Dollars. The above named Defendant is hereby accused of the crime of neglecting to cause a child of 12971, Ioun Code of 1946, otherwise known as the Compulsory Education Law. Dollars. and for. said liable to and for-Approved by this Qualifications by the and a ct a Justice of the Peace in a resident and .5 have property Presence this___day of_ a Justice of the Peace Filed and have subscribed in my I do hereby solemnly swear that I am that I am pue Before 291.2. Bonds of Secretary and Treesurer. Test-retary and treesurer shall each give bond is school corporation in such penalty as the board require, and with sureties to be approved by it, we bond shall be filed with the president, conditions the faithful performance of his official duties by no case less than five hundred dollars. Before debts, debts, DEFENDANT my my 291.3. Cost of Bond. If the bond of an assorbic cost of such bond may be paid by the social corporation. DEFENDANT Jo solemnly ; Jo me OF IOWA Official Title amount For that the Defendant, on or about the KLIPTO LOOSE LEAF CO., MASON CITY, IA. Official Title (Signed)_ Sworn to before For that the Defendant, on or about the I do hereby STATE OF IOWA beyond the beyond the Aq A D. 19. STATE 03 Subscribed and and Form \$2-C6.

The laws of lowa provide for listing in residents of the school district: 1. All persons between the ages of a mentally handicapped. 2. All blind persons, regardless of age, 3. All persons 5 to 35 years of age, The sub-director should file a copy of the thon June 20. The secretary should preserve a basis for his report to the county superinte SU/	District or Sub-District Poport is a true and complete I ions 4235 and 4312. THIS REPORT The school census three groups of person 5 to 21 years, including those who are place. With defective speech or hearing, is report with the secretary of the district these reports as a part of his official recondent. MMARY Male Female	ns who are hysically or	Column 1. 2 3 4-5 6-7-8. 9, 10, 11. 12. See sp	Name name Postc Name Checl Year, 1930 Age i Put o For e handi crippl In thi	NSTR e of fatte e of guc office ac e of chi k under month, -4-5. in years in years an "x" i ach chill icap as: ed, hear is column of paren	RUCTI her, or ardian address ild; use "M" if and d on Jurin this id with blind, rt, tuben givents, and side with a givents, and side with a givents, and side with a givents.	mother if chill of per e separate who are who are to a phy particle reased other to the series of th	FOR er (if idren in idren in idren in if idren in idren i	(Sub-director or Secret RECORDING INFO) father is dead or mother are not under control o named in column 1. lined for each child, d "F" for female. nild was born. For exan the child has not been or mental handicap wr lind, deaf, hard of hec ble-minded, etc. or non-attendance, pres	ary) RMATION has custody of children.) Give f either parent. Inple, April 5, 1930, is given as a cattending school. Ite in this column the type of aring, dumb, defective speech,
NAME OF PARENT OR GUARDIAN	POSTOFFICE ADDRESS	NAME OF CHILD	SEX M F		DATE OF BIRTH Year Mo. Day			Not in School	HANDICAP	REMARKS
1	2	3	4 5	6	7	8	9	10	11	12
				198	The state of the s			100		



SCHEDULE OF COST FOR TUITION 19__-19__

Function	Elementary	High School
1. General Control		
2. Instruction		
3. Auxiliary Agencies*		
4. Operation of Plant		
5. Maintenance		
6. Fixed Charges**		
7. Capital Outlay		
8. Taxes for Debt Service		o continue bio
9. Total	The second second second	
10. A. D. A. (Both Resident and Non-Resident)		
11.Cost Per Pupil (Divide 9 by 10)		

- * NOTE—Transportation and tuition paid to other schools cannot be included in determining cost of tuition.
- ** NOTE—Insurance on building and contents cannot be included in determining tuition costs.
- *** NOTE—All data used in this table should be of the preceding year to the one for which tuition is to be charged.

See Section 4277 and Section 4233.3 Code of Iowa—as amended by the 51st General Assembly. "On or before February 15 and June 15 of each year, the Secretary of the creditor district shall deliver to the Secretary of the debtor district an itemized statement of such tuition fees."

A recapitulation sheet such as this should accompany each statement of tuition fees presented to another district for tuition charged in the form of an invoice.

School District

To.....

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UPIENT OR GUARDIAN	-					UN CHY,		/						0	S REG	1	
		 	20012	~~~			 	~~~	 	 	 	 	 	 			7

TEACHER'S CONTRACT

THIS CONTRACT, Entered into by and between, a lega	ally
qualified teacher of the State of Iowa, and the Board of Directors of the	
School District	
County of	
WITNESSETH, That in consideration of (\$)DOLLA	RS
per school month, the same to be paid at the end of each month, the aforesaid	
hereby agrees to well and faithfully perform the duties of teacher in the rural independent district Number	
otherwise known as the School, in Township, to the bo	est
ofability, according to law and the rules legally established for the government thereof, to faithfully and i partially govern and instruct all pupils who may attend said schools; keep a daily record and prepare all reports, as required by Sections 4339, 4340, Code of Iowa, and to furnish such other data and reports as may be required by the Board of Directors and County Superintendent, and furthermore to see that the law providing for display of the United States Flag is complied with, (Sec. 4253, Code of Iowa), and to exercise due diligence in the preservation of all property belonging to the Direct, such as school house, furniture, flag, apparatus, and such other property as may reasonably come within the limits	im- red ec- m-
supervision, for a term ofmonths, commencing on theday of	
AND IT IS FURTHER AGREED:	
(a) Thatis not at this date under contract with any other school district in the State of Iowa.	
(b) Thatholds a valid certificate which meets the state requirements for approval and will register suc	eh.
certificate with the County Superintendent of	
(c) Thatpossesses the scholastic and professional qualifications designated by the Department of Publi Instruction of the State of Iowa, for the position specified in this contract.	ic
In consideration of said services,	10
213, Code of Iowa; and he further agrees that said teacher shall be paid the sum of (\$)	r
Dollars a month forschool months at the end of each month.	
PROVIDED: That in case the certificate of said teacher shall be legally revoked, or shall expire and be not promptly renewed during the term of school designated by this contract or thatbe legally dismissed by the Board of Directors then said teacher shall not be entitled to compensation after such revocation or expiration of certificate, or dismissal. Provided further, that the salary of said teacher for the last month of the school term shall not be paid unless said teacher shall have made all reports for the school term as required by law, and designated by the County Superintendent of Schools.	s,)- II
PROVIDED FURTHER: That this contract shall remain in full force and effect for the term stated in the contract and shall be automatically continued from term to term thereafter except as modified by mutual consent of the school boar of the teacher until terminated by a majority vote of the full membership of the school board, or by written resignation the contract is terminated in the manner aforesaid. Provided further, that such contract may be terminated at any time school board to discharge a teacher for cause under and pursuant to section 4237. (See Section 4229 as amended by the 49th G. A.)	t d n h e a e
IN TESTIMONY WHEREOF, We have hereunto subscribed our names thisday of	
Teacher's School Address, Teache	
, Presiden	
In School Township	
NOTE: This contract should be made out in duplicate. One copy should be given to the teacher and one should be filed with the Secretary of the Board. No board should allow a teacher to commence a term until she has a validate certificate, properly registered with the County Superintendent, and a written contract properly signed by both parties. All agreements up has a validate of the secretary	

Notice of Termination of Contract

roa are hereby hottiled that the	Board of Directors in and for the School Distr	rist of
in	County State of Land 191	ict or
19 pass the following read to	County, State of Iowa, did on thed	ay of
Record of said District and instructed teacher.	and ordered the same to be made a part of the Secretary to send, by registered mail, a	the minutes of the scopy of this resolution
Be It Resolved, by the Board of Ed	ucation of said District, by a majority vote or	f the full
Board, that the contract of	in a majority vote of	The full membershi
now employed in said District, is hereby action being authorized under Section	terminated at the close of the present school	year as provided by la
Dated at	lowa, thisday of	194
and signed by order of the Board of Dire	ectors.	
		Preside
Form 52-A23—Klipto, Mason City, Iowa.		Secretar
(accept,		
for the ensuing school year 194 194 un	nder the terms stipulated by such contract now in force.	
for the ensuing school year 194 194 un		
for the ensuing school year 194 194 un		
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for the ensuing school year 194 194 un		
for the ensuing school year 194 194 un		Teacher

a matter of continuing Teachers' Contracts. It was the decision of the Board that your work is, and has been to the board
The state of low did on the st
ore hereby notified that the Board of Directors in and for the School District of
TOUR OF Contract
Notice of Continuation of Contract
Tantan Co and The Control of the Con
Sec, 279.13, Contract with Teachers, Contracts with teachers must be in writing, and shall or month of time the school is to be taught, the compensation per week of five days, with another board of directors in the state of lowa to teach covering the same period of time, until such contract shall have been released, and such covering the same period of the president and teacher, and shall be invalid if the teacher is under contract the president and teacher, and shall be invalid to the matter than the same period of the president and teacher, and shall be filled with the calendar or sets may be agreed for the ensuing vear or any part thereof until after the same period of the contract shall remain in the sacretary before the teacher enters. Said contract shall remain in thereof until after the organization of the board. We hereafter shall be automatically continued in force and effect for the period stated in the variety of the contract of the
may file his written resind mutual agreement of the board of directors and file his written resignation with the secretary of the board of directors and the teacher, by a majority vote of the elected membership of the board of directors and the teacher, alter than the loth day of April 152, and the teacher of the board of directors, or the beacher close of the 10th day of April 152, and the teacher close of the school year in which, in event of such termination, by registered letter mailed to the teacher not days of the receipt of the teacher is terminated, it shall have the right to protest the action of the board, and to a feet of said methods. The apublic hearing on such protest of the board in writing of such protest of the school year in the board in writing of such protest of the school year in the board in writing of such protest of the pound in the protest of the pound in writing of such protest of the school year in the board within the protest of the pound in writing of such protest of the pound in writing of such protest of the pound the protest of the pound for the pound for the pound for the pound for the board for the
the board shall determine of the hearing on the protest purpose, and shall determine the hearing on the protest. Upon the shall pay a roll determine the question of continuance or discontinuance of the hearing be final. In the foregoing provisions the termination shall not affect the board shall board of directors to discharge a teacher for cause under the provisions of section 4237.
Teacher's Contract With With County of. State of Iowa Filed in my office Secretary.

BUDGET ESTIMATE

Budget Proposed for 19_____ - 19____

SCHOOL DISTRICT

1.	Secure from secretary:		
	Total expenditures, school year 1919		\$
	Balance on hand, June 30, 19		\$
2.	Estimated expenditures, school year:		
	Secretary and Treasurer salaries, bonds, etc	\$\$	
	Teachers salaries	\$\$	
	High school tuition	\$	
	Tuition and transportation (closed schools)	\$	
	Maintenance (repair, painting, etc.)	\$\$	
	Operation of plant (supplies of all kinds)	\$	
	Capital outlay (Electric lights, new well)	\$\$	
	Debt service (insurance)	\$	
	Library books	\$\$	
	Total need for 19 19		\$
3.	Total amount to be raised by taxation		\$

This amount may differ from the amount under estimated expenditures (1) if you plan to use up part of your surplus or (2) if you plan to build up a surplus.

NOTE: Rural Independent Districts should not permit their June 30 balance to become less than \$500.00. Township boards should carry a good working balance of one-fourth to one-third of the total yearly expenditures, in order to meet any unexpected expenditures.

Section 372. ESTIMATES ITEMIZED. The estimates herein required shall be fully itemized and classified so as to show each particular class of proposed expenditure, showing under separate heads the amount required in such manner and form as shall be prescribed by the state comptroller.

Form 52-C9. Klipto

Race	Occup	oatio	٦		(036	Pencil)					(Last No	ame)		itials)
NAME OF CHILD (5 to 21 Years of Age)		SEX	DAT	E OF B	IRTH		AGE	AS OF J	UNE 1		Not		OCHOOL C	ENSUS RECORE
· 1	M 2		Year	Mo.	Day	19	19	19	19	19	in	HANDICAP		REMARKS
	- 2	3	4	5	6	7	8	9	10	11	12	13		14
				Control										
			3											
	-							1						
												The second		
* For each child with a ph defective speech, cripplec In this column give rea See reverse side for listin in CA-2, State Supt., 1938.	ons f g othe	or ne	n-atte	ndance led pe	ble-mil s, pres rsons.	nded e ent ad	tc. Idress i	f differ	ent th	an that	of his Over)	parents, and oth	blind, deaf, F ner important No. 57-11	nard of hearing, facts regarding V-C. KLIPTO, MASC
							CAS I ZI	NC			Mar:			
	-	-	-	-							in F	m Deposit		
	The state of the latest like the					-	-			-		-10CS	Max	imum Deposit
				-	-				_	(8_		19	O I	nder This Resolution
	-													
			_	-		-			_	(8_		, , ,) \$	
					_				- ((B		· · · · · · · · · · · · · · · · · · ·		
									— (s	\$				

(3_____

Nays

(Secretary, Clerk or County Auditor)

Jowa, this day of

) \$

The vote on the resolution is as follows:

Dated at

(SEAL)

RESOLUTION NAMING DEPOSITORIES

For	
	+
	, 19

453.1. Deposits in General. The treasurer of state, and of each county, city, rown, and school corporation, and sech county, city, rown, and school corporation, and sech county, recorder, surface and sech county recorder, surface and sech county recorder, and sech county recorder, and each secretary of a school board shall deposit all public funds in their hands in such banks as are first approved by the executive council, board of supervisors, city or town council, board shall deposit all public funds in their hands in such banks as a seriest approved by the executive council, board council, board of supervisors, city or town council, board school banks as a depository shall be by written resolution. The bank as a depository shall be by written resolution or order which shall be entered of record in the minute of the approving board, and wife the maximum amount which may be kept on deposit in each such bank.

453.3. Increase Conditionally Problistied. The maximum amount so permitted to be deposited in a named bank shall not be increased except with the approval of the treasurer of state shall be in banks located in this state; by a county officer, in banks located in this extent of state shall be in banks located in this state; by a city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, then in any other bank located in this state; by a city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such city or town, but in the event there is no bank in such

READ INSTRUCTIONS TO VOTERS AND ELECTION LAWS CAREFULLY. Fill all blanks and return to your School Township Secretary immediately following election.

Secretary immediately following election.

277.10. In subdistrict elections the judge shall consist of the subdirector and two qualified electors selected by the wetens essent at the polling place. If the subdirector is obsent or rotuses to serve such judge, or if an elector selected as judge refuses to serve, the voters present shall select a judge to take his place.

27.28. OATH REQUIRED. All judges or clerks of election shall select on the polling of the polling that the server of the

The board shall likewise provide a sufficient number of forms on which the Judges and serks of election shall make returns to respective secretaries of the school provided and upon which secretaries shall receive the county board of addition with the secretaries shall be provided to the county board of the secretaries shall be made by the judges of election and return thereof shall be made by the judges of election and return thereof secretary of the school district with graph specified therefor to the school district five days following the election, the closing of the school district five days following the election, the closing of the school district with of the vote cost in said district board shall meet at ten o'clock a.m. forms provided therefor, which board shall meet at ten o'clock a.m. forms provided therefor, which seem to be compared to the county board of shall receive the election. The second shall meet at ten o'clock a.m. forms provided therefor, which seem to be considered to the county board of shall severe the second shall qualify by taking board. They shall serve without comparation, or be required to give board. They shall serve without comparation, or be required to give a shall be audited by the board and paid from the county board of education fund.

OATH BY JUDGES: We do solemnly affirm that we will impartially and to the best of our knowledge and ability perform the duties of judges of election and studiously endeavor to prevent fraud, deceit and abuse in conducting the same, and that following is a true return of the votes cast: OFFICIAL RETURNS-TO SECRETARY OF SCHOOL TOWNSHIP

	We, the undersigned, hereby certify that	an
	and	
we	verevelected to serve as judges in	4
	School Township; that the polls were of	pened at 1, 2, 0, subdistrict
in	accordance with notices as posted.//	M., and closed at. J. M.,
	At an election held gt	in 5
	Mussilan Township,	The state of the s
on t	theday of March, being the second Monday, A. D. 19 4 &	County, State of Iowa,
	There were	
	(Write out number in words)	Dallots cast for Sub-Director, of which
	had	
	had	
	ballots ca	st for Director-at-Large (only required in townships
	5 Viamoet of Sub-directors, of which	
•••••	had	hallots
•••••	had	
	THE MELL OF COUNTY BOARD OF EDUCATION from Election Area	Number
	there wereballots cast for	
ana .	ballots cast for	
	ballots cast for	
	THE THE COUNTY BOARD OF EDUCATION (
	Dallots cost for	
		L-II-i
iu		votes were against the Proposition
	signed,	
	(See Reverse Side)	Judges of Election.
		-3 Liection,

BALLOT

FOR SUB-DIRECTOR

(Vote for One)

0 IOWA

SCHOOL TOWNSHIP

OWA

No.	NAMES OF VOTERS	REMARKS	No.	shall hold the ballots until time of contest is expired. (REMARKS
1	Dand of the	KLWAKKS		NAMES OF VOTERS	REMARKS
2	Julio Fargrers		37		
3			38		
4	(a) a de la companya		39		
5			40		
6					
7			42		
8			44		
9			45		2055
10			46		
11			47		
12			48		
13			49 50		7
14			1000000		
15			51		
16 17			52		
			53 54		
18			55		
20			56		
21			57		
22			58		
23			59		
24			60		
25			61		
26			62		
27			63		
28			64		
29			65		
30			66	The second secon	
31			67		
32					
		1	68		
33			69		
34			70		
35			71		
36			72		
	(over)				